UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

GOODMAN BALL, INC.	Case No.: 3:10-CV-01249-WHA
Plaintiff,))
vs.	PROPOSED ORDER RE FILING OF FIRST AMENDED COMPLAINT
MACH II AVIATION, INC.;	
ESCAPE VELOCITY OF TAMPA BAY,)
INC.; JOHN STANTON; WALTER) DATE: TIME: CTRM: 9, 19 th Fl.
HOLMICH; PETER ARGER; and Does 1-	
10, inclusive,	
Defendants.)

Pursuant to stipulation between the parties, leave to file a first amended 1 2 complaint is **GRANTED**. Plaintiff shall file the complaint (attached to the stipulation 3 as an exhibit) as a separate entry on the docket by FRIDAY, OCTOBER 29, 2010. 4 5 IT IS SO ORDERED. 6 7 Date: October 27 , 2010. 8 9 10 Honorable William H. Alsup 11 United States District Judge 12 13 14 PRESENTED BY: 15 16 17 SHUTTS & BOWEN LLP AHMADSHAHI & ASSOCIATES 18 19 Respectfully Submitted, Respectfully Submitted, 20 /S/Janelle A. Webber Janelle A. Webber /S/ Michael M. Ahmadshahi Michael M. Ahmadshahi 21 22 Attorney for Defendants Attorney for Plaintiff Pro Hac Vice 23 Pursuant to Gen. Ord. 45XB 24 Michael M. Ahmadshahi attest that concurrence in the filing of 25 this document has been obtained from the above signatory. 26 27 28

CERTIFICATE OF SERVICE 1 2 I, Michael M. Ahmadshahi, certify under penalty of perjury that the foregoing *Proposed* 3 Order re Filing of First Amended Complaint was served on the interested parties listed below, 4 via the Court's Electronic Filing Program, United States Mail, Electronic Mail, and/or any other 5 manner permitted by the Federal Rules of Civil Procedure on October 27, 2010. 6 7 8 9 /S/ Michael M. Ahmadshahi Michael M. Ahmadshahi, Esq. 10 AHMADSHAHI & ASSOCIATES 11 Michael M. Ahmadshahi, Esq. (Bar No. 219933) Shana L. Villoria, Esq. (Bar No.261342) 600 Anton Blvd., Ste. 1100 12 Costa Mesa, CA 92626 13 Telephone: 714.371.4321 Facsimile: 714.371.4221 14 Email: mahmadshahi@mmaiplaw.com Email: svilloria@mmaiplaw.com 15 Attorney for Plaintiff, 16 GOODMAN BALL, INC. 17 Arthur H. Barens 18 Joe Hariton Law Offices of Arthur H. Barnes 19 10209 Santa Monica Blvd. Los Angeles, CA 90067 Telephone: (310) 557-0444 20 Facsimile: (310) 557-1432 21 Email: barenslaw@aol.com Email: jhariton@barenslaw.com 22 John E. Johnson 23 Janelle A. Weber Shutts & Bowen LLP 24 100 S. Ashley Drive, Ste. 1500 Tampa, FL 33602 25 Telephone: (813) 229-8900 Facsimile: (813) 229-8901 26

3

Attorneys for Defendants Mach II and Escape Velocity in Case No. 3:07-CV-01148-BZ; and

Attorneys for Defendants Escape Velocity, Stanton, and Arger in Case No. 3:10-CV-01249-

27

28

WHA.